APPENDIX A

| on ontice of allowance under 35 notice of allowance under 35 uich the application was filed 15 USC 371 in an begins on the day after the ication was filed under 35 71 and ending on the date of 10; (i); 37 CFR 1.702(a)(1), nt exclusions) after the date on or the national stage ional application. Period of at is 3 years after the date on or the national stage |
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| Rule Invoked Related Event |

Docket Number: CV01679

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| | | 11/16/2007 Notice of Allowance under 35 USC 151 | | 10/26/2007 Reply after Non-final Action under 37 CFR 1.111 | | - - - | 07/27/2007 Non-final Action | | 05/11/2007 Response to Election-of-Species / Restriction Filed | |
| You have indicated that no 1.705(c) Showing of Due Care was made. | Where applicant shows, in spite of all due care, applicant was unable to respond within the 3-month period, all or part of adjustment may be reinstated for up to 3 additional months. 35 USC 154(b)(3)(C); 37 CFR 1.705(c). | Period of adjustment (credits) shall be reduced for the period in excess of 3 months taken to reply to any PTO notice or action making any rejection, objection, argument, or other request, beginning on the day after the date that is 3 months after the date of mailing or transmission of the Office communication and ending on the date the reply was filed. The period, or shortened statutory period, for reply set in the action or notice has no effect on this deadline. 35 USC 154 (b)(2)(C)(ii); 37 CFR 1.704(b). | 3-Month Applicant Response to Notice or Action | 4-Month PTO Response to Applicant Keply PTO must respond to a reply under 35 USC 132 not later than 4 months after the date on which the reply was filed. The period of adjustment (credits) begins on the day after the date that is 4 months after the date a reply under 37 CFR 1.111 or in compliance with 37 CFR 1.113(c) was filed and ending on the mailing date of either an action under 35 USC 132, or a notice of allowance under 35 USC 151, whichever occurs first. 35 USC 154(b)(1)(A)(ii); 37 CFR 1.702(a)(2), 1.703(a)(2),(3). | You have indicated that no 1.705(c) Showing of Due Care was made. | Where applicant shows, in spite of all due care, applicant was unable to respond within the 3-month period, all or part of adjustment may be reinstated for up to 3 additional months. 35 USC 154(b)(3)(C); 37 CFR 1.705(c). | Period of adjustment (credits) shall be reduced for the period in excess of 3 months taken to reply to any PTO notice or action making any rejection, objection, argument, or other request, beginning on the day after the date that is 3 months after the date of mailing or transmission of the Office communication and ending on the date the reply was filed. The period, or shortened statutory period, for reply set in the action or notice has no effect on this deadline. 35 USC 154 (b)(2)(C)(ii); 37 CFR 1.704(b). | 3-Month Applicant Response to Notice or Action | PTO must respond to a reply under 35 USC 132 not later than 4 months after the date on which the reply was filed. The period of adjustment (credits) begins on the day after the date that is 4 months after the date a reply under 37 CFR 1.111 or in compliance with 37 CFR 1.113(c) was filed and ending on the mailing date of either an action under 35 USC 132, or a notice of allowance under 35 USC 151, whichever occurs first. 35 USC 154(b)(1)(A)(ii); 37 CFR 1.702(a)(2), (3). | 4-Month PTO Response to Applicant Reply |
| | | Applicant Response: 02/15/2008 Issue Fee Payment under 35 USC 151 | | PTO Response: 11/16/2007 Notice of Allowance under 35 USC 151 | | | Applicant Response: 10/26/2007 Reply after Non-final Action under 37 CFR | | PTO Response: 07/27/2007 Non-final Action | |
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| th their (a), or the (c) (c) (c) (c) (c) (c) (c) (c) (c) (c) | Apply Term R consistent wi 35 USC 111(e, See 35 USC erred to as Ap 27TO Delay. Is, overlaps ar | s filed under of Patent ruk on ethnes refe red to as USE dusion period | ed events, and analysis options in the Apply Term Rules tal sure all data is complete, correct, and consistent with their which the application was filed under 35 USC 111(a), or the ter the 3-Year PTO Issue of Patent rule. See 35 USC 1.704. Debit Days are sometimes referred to as Applicant Days are sometimes referred to as USPTO Delay. periods overlap other exclusion periods, overlaps are | (3) Calculations of Debit, Credit, and Exclusion Days are determined by the rule assignments, assignments of related events, and analysis options in the Apply Term Rules tab. The patent professional using this system is responsible for reviewing and updating the Apply Term Rules tab to ensure all data is complete, correct, and consistent with their judgment and interpretation of applicable legal authority. (4) Exclusion Days are periods which are not included in determining the end of the 3-year period after the date on which the application was filed under 35 USC 371(b) or (f) in an international application, used to determine credits under the 3-Year PTO Issue of Patent rule. See 35 USC 154(b)(1)(B)(i)-(iii); 37 CFR 1.703(b)(1)-(5). 1.703(b)(1)-(4). (5) Debit Days are days where grounds for reduction of period of adjustment of patent term exist. See, e.g., 37 CFR 1.704. Debit Days are sometimes referred to as Applicant Delay. (6) Credit Days are days where grounds for adjustment of patent term exist. See, e.g., 37 CFR 1.703. Credit Days are sometimes referred to as USPTO Delay. (7) To the extent credit periods overlap other credit periods, debit periods overlap other debit periods, or exclusion periods, overlaps are sometimes referred to as USPTO Delay. (8) Patent Term Adjustment Days equals Net Credit Days nums Net Debit Days, but is not less than zero. | (3) Calculations of Debi The patent professional judgment and interpreta (4) Exclusion Days are 1 (4) Exclusion Days are 154(b)(1)(B)(1)-(iii); 37 (5) Debit Days are days (5) Debit Days are days (6) Credit Days are days (7) To the extent credit public extent credit public extent credit of the extent form Adjustration of the extent form and the extent form adjustration of the extent form adjus |
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| 1400 | | | | nent Days (8) : | Patent Term Adjustment Days (8) : |
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| 1559 | • | 292 | | bit, and Credit Days: | Total Exclusion, Debit, and Credit Days |
| 40 | | | Issue Date: 07/14/2009 Issue Date | 4-Month PTO Issue of Patent(4-Month PTO Issue of PatentPTO must issue a patent not later than 4 months after the date on which the issue fee was paid under 35 USC 151 and all outstanding requirements were satisfied. The period of adjustment (credits) begins on the day after the date that is 4 months after the date the issue fee was paid and all outstanding requirements were satisfied and ends on the day the patent issues. 35 USC 154(b)(1)(A)(iv); 37 CFR 1.702(a)(4), 1.703(a)(6). | 02/04/2009 J under 35 USC 151 |
| | | | | You have indicated that no 1.705(c) Showing of Due Care was made. | |
| | | | | Where applicant shows, in spite of all due care, applicant was unable to respond within the 3-month period, all or part of adjustment may be reinstated for up to 3 additional months. 35 USC 154(b)(3)(C); 37 CFR 1.705(c). | esta N |
| | • | | Applicant Response: 02/04/2009 Issue Fee Payment under 35 USC 151 | Period of adjustment (credits) shall be reduced for the period in excess of 3 months taken to reply to any PTO notice or action making any rejection, objection, argument, or other request, beginning on the day after the date that is 3 months after the date of mailing or transmission of the Office communication and ending on the date the reply was filed. The period, or shortened statutory period, for reply was et in the action or notice has no effect on this deadline. 35 USC 154 (b)(2)(C)(ii); C 151 | 11/10/2008 I Notice of Allowance under 35 USC 151 |
| | | | | 3-Month Applicant Response to Notice or Action | |
| | | 292 | Issue Date: 07/14/2009 Issue Date | BigExclusion for Continued Examination3.83-Year PTO Issue Requirement does not include the period consumed by continued examination of the application under 35 USC 132(b), beginning on the date on which a request for continued examination of the application under 35 USC 132(b) was filed and ending on the date the patent was issued. 35 USC 154(b)(1)(B)(i); 37 CFR 1.702(b)(1), 1.703(b)(1). | 09/26/2008 Request for Continued Examination under 35 U.S.C. 132(b) |
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